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CHANDIGARH ADMINISTRATION LOCAL GOVERNMENT DEPARTMENT

Notification

The 10th December, 2020

No. 15157-FII(9)-2020/15529.—In accordance with the Smart Cities Mission Statement & Guidelines issued by Ministry of Urban Development, Government of India through letter No. K-15016/10/SC/2015 (Pt-II) dated 8th June 2015 Special Purpose Vehicle with the name of Chandigarh Smart City Limited was constituted. In accordance with provision under Section 149 of Company Act, 2013. The Adviser to the Administrator, Union Territory, Chandigarh-cum-Chairman, CSCL is pleased to appoint Mr. Narendera Pal Chawla and Mr. Hari Chand Mittal as Independent Directors on the Board of Directors of Chandigarh Smart City Limited Board.

ARUN KUMAR GUPTA, IAS, Principal Secretary, Home-Cum-Local Govt., Chandigarh Administration.

CHANDIGARH ADMINISTRATION LOCAL GOVERNMENT DEPARTMENT

Notification

The 10th December, 2020

No. C-30213-FII-(8)-2020/15539.—In exercise of the powers conferred under Clause 6(1) (Chapter III) of "Union Territory of Chandigarh Street Vendors (Protection of Livelihood and Regulation of Street Vending) Rules, 2015", the Administrator, Union Territory, Chandigarh, is pleased to fix remuneration in respect of Chairman and members of the Grievance Redressal and Dispute Resolution Committee, to be constituted for the U.T. Chandigarh u/s 20 of Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014. The detail is as under :—

- 1. Sitting fee of Rs. 4000/- per day to the Chairman of the Committee.
- 2. Sitting fee of Rs.2000/- per day to the member(s) of the Committee.

3. In no case, the ceiling should exceed 10 meetings in a month of the Committee.

Digitally signed by JATINDER KUMAR Date: 2020,1211 15:14:50 IST Reason: published Location:

ARUN KUMAR GUPTA, IAS, Principal Secretary, Local Govt., Chandigarh Administration.

HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

CORRECTION SLIP

The 25th November, 2019

No. 183 Rules/II.D4.—Chapter - 2 Part - C of the Rules and Orders of Punjab and Haryana, Volume-V, is substituted as under :

'PREPARATION OF PAPER-BOOKS IN LETTERS PATENT APPEALS'

- 1. The paper-book in such appeals shall ordinarily consist of:—
 - (a) The memorandum of appeal;
 - (b) A copy of the judgment/order Impugned;
 - (c) A copy of the judgment/order and documents which were before the Single Judge.
- 2. No Appeal under clause 10 of the Letters Patent will be received by the office of Registrar (Judicial) unless it is accompanied by two sets of following:—
 - (a) Memorandum of Appeal (typed/printed);
 - (b) Certified copy of judgment/order Impugned.
 In case of exemption, downloaded copy from the official website of this Court or printed/typed/photocopy attested by the counsel as true copy.
 - (c) Photocopy of the complete paper-book which was before the Single Judge including the Writ Petition, Written Statement, Replication/Rejoinder (if any), with Annexures and Documents in two identical sets attested by the counsel as true copy.
- 3. In case appeal is filed by the State or any statutory body, it shall mention, as to whether any other appeal(s) arising out of the judgment in bunch matter and/or earlier judgment relied upon, has been filed or not. If yes, the status thereof."

The aforesaid amendment will be effective from 02.12.2019.

BY ORDER OF HON'BLE THE CHIEF JUSTICE AND JUDGES.

(Sd.) . . .,

(B.B.S. TEJI), Registrar (Rules), for Registrar General.

HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

CORRECTION SLIP

The 25th November, 2019

- **No. 184 Rules/II.D4.**—Rule 3 and Rule 11(2) of Chapter 4 Part F of the Rules and Orders of Punjab and Haryana, Volume-V, are amended as under :—
 - "3. A petition for the issuance of a Writ in the nature of habeas corpus or any petition challenging order of punishment passed in pursuance to any proceedings before a Court Martial or its equivalent tribunal, matters pertaining to Protection of Life and Liberty (Protection Matters), Parole, Furlough, Pre-mature release shall be styled as "Criminal Writ Petition".

11(2) If the Court, on the other hand, is of the opinion that a *prima facie* case for granting the petition is made out, a notice, by electronic mode or any other means, in form Cr.W.P. 1 shall be issued calling upon the person or persons against whom writ is sought, to appear on a day to be named therein to show cause why such Writ should not **be issued** and at the same time to produce in the Court, the body of the persons or person alleged to be illegally or improperly detained **then** and there to be dealt with according to law. In that case a notice also be issued to the Advocate General of the State concerned **in form Cr.W.P. 2.**"

BY ORDER OF HON'BLE THE CHIEF JUSTICE AND JUDGES.

(Sd.) . . .,

(B.B.S. TEJI),
Registrar (Rules),
for Registrar General.

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